TC 63-35DBE

KENTUCKY TRANSPORTATION CABINET

\$7,139,863.41 spec. items Rev. 06/11/02 of the Page 1 of 4 Contract % 2.64% 561,089,50 1.75% W. ㅎ Date Recommended by Office of Minority Affairs Total Specialty Item \$313,865.16 188,663.71 Contract "Worth" \$125,201.45 Amount 15-03 DBE Detailed Plan/SUBCONTRACT REQUEST **VContract** STPR 5374(8), FD52 043 259A 000-001 12/15/04 DEPARTMENT OF HIGHWAYS DIVISION OF CONSTRUCTION The proposed subcontractor is on the Department's list of qualified contractors and has current insurance This subcontractor has been furnished a copy of Appendix B of 49 CFR Part 29 and advised to include 4.18% the Certification in all lower tier covered transactions and in all solicitations for lower tier transactions .74% 7,200,952.91 DBE % have previously requested approval for subconfracts or agreements with other DBE as follows: BOWLING GREEN, KY ö which expires on DBE Amount I hereby request to utilize for DBE participation a portion of the subject project to: \$176,054.46 \$125,201.45 \$301,255.91 This section applicable if DBE firm is also a Subcontractor of work on Project: SCOTITY'S CONTRACTING & STONE, LLC Executive Director Division of Contract Procurement Federal DBE C01012393443 The amount to be subcontracted by this request is GRAYSON Recommended by Office of Minerity Affairs Signature 03-0747 original contract) or a subcontract amount of Printe Contractor Totals based on original contract Amounts Rick Stansei DBE Employer Identification Numbers: Name of DBE frm CONTRACTOR'S CORPORATION MICK-MURF CONSTRUCTION Specialty Items Subcontracted Name of boo (Federal Aid Contracts only). CNA INSURANCE DBE Firm/Subcontract#: coverage: Policy Number PROJECT CODE NO: SUBJECT: FROM: **TO**:

DBE Detailed Plan/SUBCONTRACT REQUEST KENTUCKY TRANSPORTATION CABINET DEPARTMENT OF HIGHWAYS DIVISION OF CONSTRUCTION

TC 63-35 DBE Rev. 04/16/02

Page 2 of 4

Project Code Number (PCN) 03-0747

SCOTTY'S CONTRACTING DBE Firm MICK-MURF CONS.

(*) When description is limited by such as "Laying Only" "Erection Only" "Manipulation Only" etc. it should be so indicated and explained.

Prime

(**) When the quantity is not the entire amount of (Contract) or (Sub-Contract) estimate, limitations by stations must be shown or definitely designated in some suitable, positive manner.

Unit prices using Contract Unit Price should be for Bid Unit Price for work to be performed by Sub Contractor. DBE Unit price should be for the agreed upon price for item or portion of item of contract work.

DRF Particination Non-Pay Fetimatos Work Itom

Estimates Work Items	Comments
	Dollar Amount based on DBE Price
	DBE Unit Price
	Unit
	Total Contract Quantity
DEF FAFTICIPATION NON-FRY ESTIMATES WORK IN	Description

N/A

TC 63-35 DBE

DEPARTMENT OF HIGHWAYS DIVISION OF CONSTRUCTION DBE Detailed Plan/SUBCONTRACT REQUEST KENTUCKY TRANSPORTATION CABINET

Rev. 06/11/02

Page 3 of 4

Project Code Number (PCN): 03-0747

MICK-MURF CONSTRUCT. DBE Firm

(*) When description is limited by such as "Laying Only" "Erection Only" "Manipulation Only" etc. it should be so indicated and explained.

(**) When the quantity is not the entire amount of (Contract) or (Sub-Contract) estimate, limitations by stations must be shown or definitely designated in some suitable, positive manner. Unit prices using Contract "worth" Unit Price should be for Bid Unit Price for work to be performed by Sub Contractor. If partial work item ie "laying only" then use agreed to price for Contract "worth" Unit Price. DBE Unit price should be for the agreed upon price for item or portion of item of contract work.

The Items to be subcontracted are as follows:

Estimate Sub	Proposal Item No.	Description	Unit	Contract	Contract "Worth" Unit	Dollar Amount based on	DBE Quantity	DBE Unit Price	Dollar Amount based on DBE
Seq. #				Cuamere,	Price	Contract Price			/ Price
A008	19	CONCRETE CLASS A	CM	53.1500	\$950.00	\$50,492.50	53.1500	\$950.00	\$50,492.50
A009	70	CONCRETE CLASS B	$_{\rm CM}$	38.6000	\$475.00	\$18,335.00	38.6000	\$475.00	\$18,335.00
A010	21	STEEL REINFORCEMENT	KG	2,261.5000	\$2.20	\$4,975.30	2,261.5000		\$4,975.30
A079	8	STANDARD CURB & GUTTER	MT	665.0000	\$46.49	\$30,915.85	665.0000	\$46.49	\$30,915.85
A080	91	STANDARD HEADER CURB	MT	11.6000	\$96.55	\$1,119.98	11.6000		\$1,119.98
A081	92	SIDEWALK 113MM CONCRETE	SM	337.3000	\$28.54	\$9,626.54	337.3000	\$28.54	\$9,626.54
A082	93	CEM CONC ENT PAVE. 200MM	SM	200.500000	\$48.56	\$9,736.28	200.500000	\$48.56	\$9,736.28

Comments:

Page Total

	Dollar Amount	\$50.492.50	\$18,335.00	\$4 975 30	\$30.915.85	\$1.119.98	\$9,626.54	\$9,736.28							\$125,201.45
JCTION	Unit Price	\$950.00	\$475.00	\$2.20	\$46.49	\$96.55	\$ 28.54	\$ 48.56							
Subcontractor MICK-MURF CONSTRUCTION	Quantity	53.15	38.60	2.261.50	665.00	11.60	337.30	200.50							
Subcontractor	Unit of Measure	CM	CM	KG	M	M	SM	SM							
ty GRAYSON CO.	e Description of Participation	0 CONCRETE CLASS A	5 CONCRETE CLASS B	0 STEEL REINFORCEMENT	0 STANDARD CURB & GUTTER	5 STANDARD HEADER CURB	9 SIDEWALK 113MM CONCRETE	1 CEM CONC ENT PAVEMENT 200MM							
County	Code	8100	2555	8150	1810	1875	2719	2101							
į	Item Number	19	20	21	06	91	95	93							

STPR 5374(8), FD52 043 259A 000-00

03-0747 Project Number:

Project Code Number (PCN)

11/14/2003

Letting Date:

	ACORD CERTIFIC CONTROL (270) 781-6200	CATE OF LIABI				DATE (MM/DD/) 12/15/03	} · `				
Ce 1	enter of Insurance 750 Scottsville Road Suite		HOLDER.	D CONFERS NO THIS CERTIFICA	UED AS A MATTER OF RIGHTS UPON THE CE ATE DOES NOT AMEND AFFORDED BY THE PO	RTIFICATE	D				
В	0 Box 1077 owling Green, KY 42102-1077	7	INSURERS	INSURERS AFFORDING COVERAGE							
INS	URED Mick Murf Construction	Inc	INSURER A: C	NA Insurance	Companies						
	930 Shive Lane		INSURER B: K	Y Associated	General Contracto	ors 0033					
	Bowling Green, KY 4210	<u>3</u> .	INSURER C:								
	en e	· · · · · · · · · · · · · · · · · · ·	INSURER D:			Tau					
~	OVERAGES		INSURER E:			:					
A N F	HE POLICIES OF INSURANCE LISTED BE NY REQUIREMENT, TERM OR CONDITIO MAY PERTAIN, THE INSURANCE AFFORDE OLICIES. AGGREGATE LIMITS SHOWN M	N OF ANY CONTRACT OR OTHER (FD BY THE POLICIES DESCRIBED I	DOCUMENT WITH	ひにくひをへて エン パパロに	プロイロ クロロカロロ ペイナー レイハイ	DE IONIED OF					
NSF LTR	ADD'L TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMIT	s					
	GENERAL LIABILITY	CO1012393443	12/15/2003	12/15/2004	EACH OCCURRENCE	\$ 1,00	0.000				
	COMMERCIAL GENERAL LIABILITY				DAMAGE TO RENTED PREMISES (Ea occurence)		0,000				
	CLAIMS MADE X OCCUR				MED EXP (Any one person)		5,000				
Α	X				PERSONAL & ADV INJURY	\$ 1,000					
					GENERAL AGGREGATE	\$ 1,000	0,000				
	GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- JECT LOC				PRODUCTS - COMP/OP AGG	\$ 1,000	0,000				
	AUTOMOBILE LIABILITY X ANY AUTO	BUA5007843091	12/15/2003	12/15/2004	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000	0.000				
A	ALL OWNED AUTOS SCHEDULED AUTOS				BODILY INJURY (Per person)	\$					
	X HIRED AUTOS X NON-OWNED AUTOS		· :		BODILY INJURY (Per accident)	\$					
			Leave Addition		PROPERTY DAMAGE (Per accident)	\$					
	GARAGE LIABILITY				AUTO ONLY - EA ACCIDENT	\$					
	ANY AUTO				AUTO ONLY:	\$					
_	EXCESS/UMBRELLA LIABILITY	CUP8007843047	12/15/2003	12/15/2004	EACH OCCURRENCE	\$ 7 000					
	X OCCUR CLAIMS MADE	201 0007 043047	12/13/2003	12/13/2004	AGGREGATE	\$ 5,000					
Α					NOOKLONIE	\$ 5,000	<i>J</i> ,000				
	DEDUCTIBLE					\$					
	RETENTION \$					\$					
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	7746	12/15/2003	12/15/2004	WC STATU- OTH- TORY LIMITS ER	-					
В	ANY PROPRIETOR/PARTNER/EXECUTIVE					\$ 3,000	0.000				
	OFFICER/MEMBER EXCLUDED? If yes, describe under				E.L. DISEASE - EA EMPLOYEE						
	SPECIAL PROVISIONS below OTHER				E.L. DISEASE - POLICY LIMIT	\$ 3,000					
	OTHER										
ESC	RIPTION OF OPERATIONS / LOCATIONS / VEHIC	LES / EXCLUSIONS ADDED BY ENDORSE	MENT / SPECIAL PRO	VISIONS			<u> </u>				
	TIPLO ATE LIGHT										
Er	RTIFICATE HOLDER		CANCELLAT								
			1		RIBED POLICIES BE CANCELLE						
				EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL							
	Control of Control	~		30 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT,							
	Scotty's Contracting & 9 P O Box 4500	Stone LLC		BUT FAILURE TO MAIL SUCH NOTICE SHALL IMPOSE NO OBLIGATION OR LIABILITY							
	Bowling Green, KY 42102	-4500		OF ANY KIND UPON THE INSURER, ITS AGENTS OR REPRESENTATIVES. AUTHORIZED REPRESENTATIVE							
	20 di Conj Ni 74104.	1500	AUTHORIZED REPRESENTATIVE								

Bruce Barrick

SUBCONTRACT AGREEMENT

THIS AGREEMENT made this 18TH day of NOVEMBER , 20	DO3 by and between MICK-MURF CONSTRUCTION
a corporation organized under the laws of the State of <u>KENTUCKY</u>	Y and having a principal place of business at BOWLING GREEN, KY
hereinafter called the Subcontractor, and SCOTTY'S CONTRACT	
WITNESSETH:	
The Subcontractor agrees to furnish all necessary materials and/or	to furnish all labor, machinery, equipment, tools and supplies necessary to
perform, and to perform all work set forth in the following paragraph in	n the construction of ITEMS ATTACHED
VV DEDE OF EDAMEDODE AT CO.	od the Owner, at GRAYSON CO. STPR 5374(8)
which shall be considered part of this subcontract by reference thereto	ne Owner and the Contractor, including all the general and special conditions, made a part of the contract between the Contractor and the Owner, all of o, and the Subcontractor agrees to be bound tot he Contractor and the Owner in the back of this form which are incorporated herein and made a part hereof
Prorata Share of Bond Premium	
	YES NO
2. KAHC Dues	YES NO
3. Plantmix Association	YES NO
Payments shall be made as and when received from the Owner for the value work. All work shall be subject to approval of and acceptance by an approval and acceptance of work done or materials furnished, or any The Contractor may deduct from any amount due or to become due to contractor; and in the event of any breach by the Subcontractor of any pather parties of any claim or lien against the contractor or the Owner arises of any day for labor and materials used thereby hereunder, the Contractor shall	to the Subcontractor any sum or sums owing by the Subcontractor to the provision or obligation of this Subcontract or in the event of the assertion by ising out of the Subcontractor's performance of this Contract, or failure to have the right to retain out of any payments due or to become due to the
Work shall be commenced by the Subcontractor not later than five (5) days after notice from the Contractor and shall be completed on or before
	shall pay to the Contractor all damages it may sustain by reason of such
ailure.	- Additional of Such
IN WITNESS WHEREOF, the parties hereto have executed this Subcon	ntract by their proper officers hereunto duly authorized.
SCOTTY'S CONTRACTING & STONE LLC	MICK-MURF CONSTRUCTION
1 100	VIII ON A

TERMS AND CONDITIONS

- 1. The Contractor reserves the right to make changes in material to be furnished or work to be performed under this Subcontract, or additions thereto or omissions therefrom, upon written order to the Subcontractor. Any additions or reductions to be made to or from the amount of the contract price resulting from changes in work or materials furnished shall be agreed upon in writing by the parties hereto, such agreement not being valid unless signed by an officer of the Contractor. In case of disagreement between the parties hereto as to additions or reductions, the same shall e determined by the Owner's Engineer by certificate in writing. No addition or reduction in contract price shall be binding upon the Contractor unless agreed upon in writing or determined by the Owner's Engineer as herein before provided for.
- 2. Any and all liquidated damages which may be assessed against the contractor by the Owner by reason of delay in completion of the contract caused by the failure of the Subcontractor to complete its portion of the work within the period state in the Subcontract shall be paid by the Subcontractor to the Contractor. The payment of such damages shall not release the Subcontractor from its obligations otherwise fully to perform this Subcontract and to pay all damages the Contractor may sustain for its failure to so perform this Subcontract. No allowance of an extension of time, for any cause whatever, shall be claimed by the Subcontractor or be made to it, unless the Subcontractor shall have made written request upon the Contractor for such extension, within forty-eight hours after the cause of such extension occurred, and unless the Contractor and Subcontractor have agreed in writing upon the allowance of additional time to be made. If such extension of time is requested and the Contractor and Subcontractor cannot agree thereon, the Owner's Engineer shall determine by certificate in writing what, if any, extension of time shall be allowed.
- 3. The Subcontractor shall furnish all materials, labor, tools, equipment and supplies necessary for the performance of this contract as specifically herein provided, and in a proper efficient and workmanlike manner. The Subcontractor shall furnish materials and prosecute the work undertaken at the times herein provided for and otherwise in a prompt and diligent manner and so as to promote the general progress of the entire construction, and shall not, by delay or otherwise interfere with or hinder the work of the Contractor, or any other Subcontractor.

In the event the Subcontractor fails to comply or becomes disabled from complying with the provisions herein as to character and time of performance, and the failure is not corrected within five days after written request by the Contractor to the Subcontractor, the Contractor may, without prejudice to nay other any other right or remedy take possession of the premises and all materials, machinery, equipment, tools and supplies thereon and complete the performance of the Subcontract, at the expense of the Subcontractor, or the Contractor may, without taking over the work, furnish the necessary materials and/or employ the workmen necessary to remedy the situation, at the expense of the Subcontractor.

It is agreed that the Subcontractor shall be considered as disabled from so complying whenever a petition in Bankruptcy or for the appointment of a Receiver is filed against it.

- 4. If requested by the Contractor, the Subcontractor shall furnish receipts for payment of labor and materials and other leinable claims before payments shall be made hereunder; and before final payment is made the Subcontractor shall furnish the Contractor on its request with satisfactory evidence that all such claims have been paid or adequately provided for.
- 5. The Subcontractor shall provide and maintain compensation insurance for the protection of his employees, as required by law of an employer and as will protect the Subcontractor from loss or damage because of personal injuries including death, to his employees, or any of them; and the Subcontractor shall provide and maintain public liability and property damage insurance as follow in companies acceptable to the Contractor:

Construction Public Liability - \$1,000,000
Automotive Public Liability - \$500,000/1,000,000

Property Damage - \$1,000,000 Automotive Property Damage - \$500,000/1,000,000

The Subcontractor shall furnish the Contractor with satisfactory evidence that such insurance is provided and in full force and effect before starting work and at any other time when requested by the Contractor.

6. The Subcontractor further specifically obligates itself to the Contractor in the following respects to-wit; (1) To indemnify the contractor against and save it harmless from any and all claims, suites, liability, expense or damage for any alleged or actual infringement or violation of any patent or patent right, arising in connection with this Subcontract and anything done thereunder; (b) To indemnify the Contractor against and save it harmless from any and all claims, suites or liability for injuries to property, injuries to persons including death and from any other claims, suits or liability, on account of any act or omission of the Subcontractor, or any of its officers, agents, employees or servants; (c) To pay for all materials furnished and work and labor performed under this Subcontract, and to satisfy the Contractor or liens therefor, by others than the Subcontractor; (d) To obtain and pay for all permits, licenses and official inspections made necessary by its work, and to comply with all laws, ordinances and regulations bearing on his work and the conduct thereof; (e) The Subcontractor warrants and guarantees the work and materials covered by this Subcontract and agrees to make good, at its own expense, any defect in materials or workmanship which may occur or develop prior to the Contractor's release from responsibility to the Owner therefor; (f) The Subcontractor assumes toward the contractor all the obligations and responsibilities that the Contractor assumes toward the owner, as set forth in the Contract, General and Special Conditions, Drawings, Specifications and other Documents hereinabove referred to, insofar as applicable, generally or specifically, to the materials to be furnished and the work to be performed under this Subcontract.

And the Subcontractor shall indemnify the Contractor and the Owner against, and save them harmless from any and all loss, damage, costs, expenses and attorney's fees suffered or incurred on account of any breach of the aforesaid obligations and covenants, and any other provision or covenant of this contract.

7. The Subcontractor specifically agrees that it is, or prior to the start of work hereunder will become, an Independent Contractor and an employing unit subject as an employer, to all applicable Unemployment Compensation Statutes so as to relieve the Contractor of any responsibility or liability for treating Subcontractors' employees of the Subcontractor, including a sum equal to benefits paid to those who were Subcontractor's employees, where such benefit payments are charged to the Contractor under any Merit Plan or to its individual Reserve Account pursuant to any state Unemployment Compensation Statute.

The Subcontractor further agrees as regards, (1) the production, purchase and sale, furnishing and delivering, pricing, and use or consumption of materials, supplies and equipment, (b) the hire, tenure or conditions or employment of employees and their hours of work and rates of and the payment of their wages, and (c) the keeping of records, making of reports, and the payment, collection and/or deduction of Federal, State and Municipal taxes and contributions, that the Subcontractor will keep and have available all necessary records and make all payments, reports, collections and deductions, and otherwise do any and all things so as to fully comply with all Federal, State and Municipal laws, ordinances and regulations in regard to any and all said matters insofar as they affect or involve the Subcontractor's performance of this Contract, also as to fully relieve Contractor from and protect it against any and all responsibility or liability therefor or in regard thereto.

8. The Subcontractor shall not assign or sublet this Contract or any part hereof or any monies to become due thereunder without the written consent of the Contractor.